1 2 3 4 5 6 7	GREENBERG TRAURIG, LLP Christopher R. Miltenberger, Esq. (Nevada Bar No. 10153) miltenbergerc@gtlaw.com 10845 Griffith Peak Drive Las Vegas, NV 89135 Telephone: (702) 792-3773 Facsimile: (702) 792-9002 Attorneys for Defendants Paysign, Inc., Mark R. Newcomer, and Mark Attinger		
8	UNITED STATES DISTRICT COURT		
9	FOR THE DISTRICT OF NEVADA		
10			
11	YILAN SHI, Individually and on Behalf of All Others Similarly Situated,	Case No. 2:20-cv-00553-GMN-DJA (<i>Shi</i>) Case No. 2:20-cv-00585-JAD-VCF (<i>Chase</i>)	
12	Plaintiffs,		
13	v.	STIPULATION TO SET COORDINATED	
14		BRIEFING SCHEDULE AND [PROPOSED] ORDER	
15	PAYSIGN, INC., MARK R. NEWCOMER, and MARK ATTINGER,		
16	Defendants.	Shi Action Filed: March 19, 2020 Chase Action Filed: March 25, 2020	
17		Chase rection i fied. Water 25, 2020	
18	LODNIA CHACE L. 1'' 111 1 D.1-16		
19	LORNA CHASE, Individually and on Behalf of All Others Similarly Situated,		
20	Plaintiffs,		
21	v.		
22	PAYSIGN, INC., MARK R. NEWCOMER,		
23	and MARK ATTINGER,		
24	Defendants.		
25			
26			
27			
28			

Plaintiff Yilan Shi ("Shi"), Plaintiff Lorna Chase ("Chase"), and Defendants Paysign, Inc., Mark R. Newcomer, and Mark Attinger (collectively, "Defendants"), by and through their respective counsel, hereby stipulate as follows:

WHEREAS, on March 19, 2020, Shi filed the Class Action Complaint in *Yilan Shi v. Paysign, Inc. et al.*, Case No. 2:20-cv-00553-GMN-DJA (the "*Shi* Action");

WHEREAS, on March 25, 2020, Chase filed the Class Action Complaint in *Lorna Chase v. Paysign, Inc., et al.*, Case No. 2:20-cv-00585-JAD-VCF (the "*Chase* Action");

WHEREAS, on April 2, 2020, Gary Smith and Pamela Duvall (collectively, "Smith") filed the Class Action Complaint in *Gary Smith*, et al. v. Paysign, Inc., et al., Case No. 2:20-cv-00631-JCM-NJK (the "Smith Action");

WHEREAS, on May 18, 2020, Shi, Smith, and Paysign Investor Group each filed a Motion to Consolidate, Appoint Lead Plaintiff, and Approve Counsel in the *Shi* Action;

WHEREAS, Shi and Smith subsequently withdrew their respective motions;

WHEREAS, on May 21, 2020, Smith voluntarily dismissed the Smith Action;

WHEREAS, Paysign Investor Group's Motion to Consolidate, Appoint Lead Plaintiff, and Approve Counsel ("Paysign Investor Group's Motion to Consolidate") is currently pending before the Court in the *Shi* Action;

WHEREAS, Defendants have accepted service of the Class Action Complaint in the *Shi* Action and waived service in the *Chase* Action;

NOW, THEREFORE, the parties stipulate and agree, subject to the order of the Court, that:

- 1. Upon approval of the Court, the *Shi* Action and the *Chase* Action shall be consolidated for all purposes under Case No. 2:20-cv-00553-GMN-DJA;
- 2. The two above-captioned actions, including but not limited to any obligation to respond to the Class Action Complaints in the Shi Action and the Chase Action, and all discovery and disclosure obligations under the applicable federal and local rules, is hereby stayed unless and until the Court issues a ruling denying Defendants' anticipated forthcoming motion to dismiss;
- 3. If the Court grants Paysign Investor Group's Motion to Consolidate, lead plaintiff shall have until forty (40) days after service of the Court's ruling on Paysign Investor Group's Motion to

1		Consolidate to file a consolidated class action complaint (the "Consolidated Complaint").	
2	4.	4. Defendants shall have until sixty (60) days after service of the Consolidated Complaint to file	
3	a motion to dismiss (or other responsive pleading).		
4	5.	Plaintiffs shall have until forty-five (45) days after service of the motion to dismiss to file their	
5		opposition brief.	
6	6.	Defendants shall have until thirty (30) days after service of Plaintiffs' opposition brief to file	
7		their reply brief.	
8	IT IS SO STIPULATED.		
9			
10	DATED:	August 12, 2020	GREENBERG TRAURIG, LLP
11			By /s/ Christopher R. Miltenberger Christopher P. Miltenberger
12			Christopher R. Miltenberger Attorneys for Defendants Paysign, Inc., et al.
13			
14	DATED:	August 12, 2020	LEVERTY & ASSOCIATES LAW CHTD.
15			
			By /s/ Patrick R. Leverty
16			Patrick R. Leverty William R. Ginn
17			Attorneys for Plaintiff Yilan Shi
18	DATED.	Assessed 12, 2020	
19	DATED:	August 12, 2020	POMERANTZ LLP
20			
21			By <u>/s/ J. Alexander Hood, II</u> Jeremy A. Lieberman
22			J. Alexander Hood II
23			Attorneys for Plaintiff Lorna Chase
24	IT IS SO	ODDEDED	
25		ORDERED.	
26	DATED t	his $\frac{18}{18}$ day of August, 2020.	Oli C
27			Gloria M. Navarro, District Judge
28			United States District Court
			3
		CEIDIH A EIGNI EG	GET GOODDIA TED DRIEDNIG GGUEDAN F

ACTIVE 49939095v1